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"(ii) the opening balance of the reserve for debts as of the beginning of such first taxable shall be the balance taken into account under subpara- $(\mathbf{A})(\mathbf{ii})$ araph (determined after the application of clause (i) of this subparagraph). The preceding sentence shall not apply for purposes of paragraphs (5) and (6) or subsection "(3) RECAPTURE OF PRE-ISSS RESERVES WHERE TAXPAYER CEASES TO BE BANK.—If, during any taxable year beainnina after December 31, 1995, a taxpaver to which paragraph (1) applied is not a bank (as defined in section 581). paragraph (1) shall apply to the reserves described in paragraph (2)(A)(ii) and the supplemental reserve; except that such reserves shall be taken into account ratably over the 6-taxable year period beginning with such táxable vear. ''(4)SUSPENSION OF RECAPTURE IF RESIDENTIAL LOAN REQUIREMENT MET. "(A) IN GENERAL<mark>.—I</mark>n the case of a bank meets which the residential loan requirement of subparagraph (B) for t.he first taxable beainnina after vear 31. December 1995. or for the following taxable vear-"(i) no adjustment shall be taken into account under paragraph (1) for such taxable year, "(ii) such taxable vear shall be disregarded_ determining-"(I) whether any other taxable vear able vear for which an adjustment is required taken he account under paragraph (1). and (III) the amount of such adjustment. "(B) RESIDENTIAL LOAN REQUIREMENT.—A taxpaver meets the residential loan requirement of this subparagraph for any taxable year if the principal amount. of residential loans made by the taxpaver durina such is not less than the base amount for such vear. (C) RESIDENTIAL LOAN.—For nurnoses of araph. the term ∣residential loan means anv loan described

in clause (v) of section 7701(a)(19)(C) but

onlv if such loan is incurred in acquiring, constructing, or improving

the property described in such clause.

(D) BASE AMOUNT.—For purposes (B). subparagraph the base amount is the average of the principal amounts loans made by of the residential the taxpaver the durina 6 most recent taxable years beginning on or before December 31, 1995. At the election of the taxpaver who made such loans during each of such 6 taxable years. the preceding sentence shall be applied without regard taxable vear in which such principal amount was the hiahest the taxable year in such principal amount was lowest. Such an election may be made only for the taxable first vear beginning after such date, and, if made for taxable year, shall apply to the succeeding taxable vear unless revoked with the consent of the Secretary.

"(E) CONTROLLED GROUPS<mark>.—I</mark>n the case of a taxpaver which is a member of any controlled group of

corporations described in section 1563(a)(l). subparagraph shall applied with respect to such group.